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PC25402A USSN 10/657,033 PEV496344805US





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31st day of March 2005

Julie Agozino

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of: Paul John Edwards, et al.

Serial No.: 10/657,033

Filed: September 5, 2003

For: Pyrazole Derivatives

Group Art Unit: 1626

Examiner: SOLOLA, TAOFIQ A

Confirmation No.: 9054

Mail Stop: Amendments Honorable Commissioner For Patents P.O. Box 1450 Alexandria, VA 22313-1450

RESPONSE TO RESTRICTION REQUIREMENT

Dear Sir:

In response to the Restriction Requirement dated March 10, 2005, Applicants elect Group I, encompassing Claims 1 to 9 of the instant application. This election is with traverse, on the grounds that Group VII should be rejoined with Group I, and that the process claims of Group V should also be rejoined with Group I upon a finding that the process claims are found allowable.

Applicants also submit that the elected disease is HIV, which is clearly supported by the specification.

Further, Applicants submit that Example 3 is elected as a representative compound of the elected Group. Example 3 is a compound of Formula (I) wherein:

R⁰ is ethylene; R¹ is phenyl substituted (in position 4) by SOyR⁵ where y is 2 and R⁵ is methyl; R² is hydrogen; R³ is ethyl; and R⁴ is 3,5-dicyanophenyl.

Applicants also respectfully submit that Applicants orally elected Group I (with traverse) in a phone call to the Examiner on March 7, 2005. Applicants submit that the instant election is consistent with that oral election of Group I.

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Applicants believe that no extension of time is necessary for this response. However, in the event that an extension of time is required, for which Applicants hereby petition, authorization is hereby provided to charge any fees required under 37 CFR § 1.17, or to credit any overpayment to Deposit Account No. 500329.

Respectfully submitted,

Date: March 31, 2005

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